

Docket No.: 1293.1087

UNITED STATES PATENT AND TRADEMARK OFFICE

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In re the Application of:

Sung-wook PARK, et al.

Group Art Unit: 2615

Technology Center 2600

Serial No. 09/461,292

Confirmation No. 3630

Filed: December 15, 1999

Examiner: Huy Thanh NGUYEN

For:

METHOD FOR GENERATING ADDITIONAL INFORMATION FOR GUARANTEEING SEAMLESS PLAYBACK BETWEEN DATA STREAMS, RECORDING MEDIUM STORING THE INFORAMTION, AND RECORDING, EDITING AND/OR PLAYBACK

APPARATUS USING THE SAME

SUBMISSION OF DECLARATION UNDER 37 CFR § 1.132

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

Attached is a Declaration under 37 CFR § 1.132 executed by the inventor of the aboveidentified application.

It is requested that the 1.132 Declaration be made of record in the U.S. Patent and Trademark Office.

If any further fees are required in connection with the filing of this Declaration, please charge same to our Deposit Account No. 19-3935.

Respectfully submitted,

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DECLARATION UNDER 37 C.F.R. §1.132

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DECLARATION UNDER 37 CFR § 1.132

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Dear Sir:

- I, Sung-Wook Park, have reviewed the above identified patent application, references, and arguments set forth in the outstanding Office Action and declare as follows:
 - 1. I have a degree, PhD, in Electronics Engineering from Yonsel University and have 6 years of experience in the field of electronics engineering including digital media and audio-video application thereof, and among the audio-video application with which I was familiar with prior to the filling date of the present Application were digital media and audio-video application types cited in the outstanding and prior Office Actions.
 - I have reviewed and understand the references, the claims, and the arguments presented in the outstanding Office Action.
 - In particular, I have reviewed the Mori et al. and Okada et al. references and believe that the references, individually or as combined with any of the cited references, would not render Applicants' claims, reciting at least a transport stream aspect, anticipated or obvious because one of ordinary skill in the art would have understood the references as being directed to a seamless playback aspect of program streams. That is, one of ordinary skill in the art would have understood Mori et al. and Okada et al. to disclose a seamless playback operation of program streams within a decoder, as clearly illustrated by use of terms such as SCR, VTS, VOBS, and VOB for a DVD system associated with program stream art.

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The Declarant further states that the above statements were made with the knowledge that willful false statements and the like are punishable by fine and/or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that any such willful false statement may jeopardize the validity of this application or any patent resulting therefrom.

By: pome sungrande

Date 2A/007/2004